

FOR THE RELIEF OF BILIOUSNESS SOUR STOMACH BAD BREATH INDIGESTION and CONSTIPATION

DR. M. A. SIMMONS
Vegetable
Liver Medicine

is an old reliable remedy

It is quick-acting and thorough in driving out bilious impurities in the stomach, liver and bowels. When the system has been cleansed of this bilious matter; indigestion, dizziness, bad taste in the mouth and that drowsy, tired feeling will quickly disappear, bringing back a fine sensation of vim and exhilaration of mind and body. It is one of the most effective system purifiers on earth. Dr. M. A. Simmons' Liver Medicine is now put up in a handsome lithographed tin box. Look for the picture of Dr. M. A. Simmons on the front; it is the mark of the genuine.

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Price 25 Cents
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When you feel discouraged, nervous, tired, worried or despondent it is a sure sign you need **MOTT'S NERVE-PILLS**. They renew the normal vigor and make life worth living. Be sure and ask for **Mott's Nerve-Pills**. Price \$1.00 by druggists. **WILLIAMS MFG. CO.,** Props., Cleveland, Ohio
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POPHAM'S ASTHMA REMEDY gives instant relief and an absolute cure in all cases of Asthma, Bronchitis, and Hay Fever. Sold by druggists; mail on receipt of price \$1.00. Trial Package by mail 10 cents. **WILLIAMS MFG. CO.,** Props., Cleveland, Ohio
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Winthrop College
SCHOLARSHIP and ENTRANCE
EXAMINATION

The examination for the award of vacant scholarships in Winthrop College and for the admission of new students will be held at the county Court House on Friday, July 3, at 9 a. m. Applicants must not be less than sixteen years of age. When Scholarships are vacant after July 3 they will be awarded to those making the highest average at this examination, provided they meet the conditions governing the award. Applicants for Scholarships should write to President Johnson before the examination for Scholarship examination blanks. Scholarships are worth \$100 and free tuition. The next session will open September 16, 1914. For further information and catalogue, address Pres. D. B. Johnson, Rock Hill, S. C.

Piles! Piles! Piles!
Williams' Indian Pile Ointment will cure Blind, Bleeding and Itching Piles. It absorbs the tumors, allays itching at once, acts as a poultice, gives instant relief. Williams' Indian Pile Ointment is prepared for Piles and itching of the private parts. Druggists, mail 50c and \$1.00. **WILLIAMS MFG. CO.,** Props., Cleveland, Ohio
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NOTARIES ARE REMOVED.

Letters which Passed Between Governor Blease and Discharged Magistrate Made Public. McClellanville Citizens Enter Protest.

The Charleston Post of Saturday, printed the following self-explanatory correspondence:

McClellanville, S. C., June 4, 1914.
Editor Evening Post, Sir: Will you please publish the enclosed correspondence between Governor Cole L. Blease, myself and others? I have received no reply to my letter of May 5 requesting his reasons for my removal.

Yours truly,
H. T. Morrison.

Columbia, S. C., May 14, 1914.
Mr. Henry T. Morrison, McClellanville, S. C.

Dear Sir: You are hereby notified that the commission issued to you as notary public for the state of South Carolina, during the pleasure of the governor, has this day been revoked, and any further act or acts performed by you as such officer will be illegal and in violation of law.

Copy of this letter has been filed with the secretary of state and with clerk of court of your county, who have been requested to cancel the record of said commission upon their books. Very respectfully,
Cole L. Blease, Governor.

Copy to secretary of state, clerk of court, Charleston county:
You will please be governed in accordance with the above.

McClellanville, S. C., May 18, 1914.
Governor Cole L. Blease, Columbia, S. C.

Dear Sir: Your letter of May 14 revoking my commission as notary public received. I was of course surprised at same. While I admit your legal right to revoke my commission, I think it due me as well as yourself to give your reasons for taking this step. Hoping to hear from you at your convenience, I remain,
Yours truly,
H. T. Morrison.

(Copy.)
Columbia, May 19, 1914.
Mr. Henry T. Morrison, McClellanville, S. C.

Dear Sir: Your letter of May 18 has been received. If you will notice section 73, Vol. 1, Code of Laws of S. C., 1912, you will see that the governor is authorized to appoint as many notaries public throughout the state as the public good shall require, to hold their offices during the pleasure of the governor. You were commissioned under this law; and it was the pleasure of the governor to revoke your commission, and it was done. I expect you know why it was done about as well as he does.

Very respectfully,
Cole L. Blease, Governor.
McClellanville, S. C., May 25, 1914.
Governor Cole L. Blease, Columbia, S. C.

Dear Sir: Your letter of May 19 received, in which you recite the law giving you power, as governor, to revoke my commission as notary public. This far I admit that you are entirely within your rights, but you failed to give your reasons for so doing, closing your letter with these words: "I expect you know why it was done as well as he (the governor) does." I am not asking you for a re-appointment, nor will I accept one from you, but I do request that you give me your reasons for my removal. Was it because, as a delegate to the Charleston county convention, I voted for J. W. Barnwell as chairman? Has any one from this place written you or the attorney general requesting my removal? Or was it for misconduct in office?
Hoping you will favor me with an early reply, I am,
Yours respectfully,
H. T. Morrison.

McClellanville, S. C., May 19, 1914.
Hon. Cole L. Blease, Governor, Columbia, S. C.

Dear Sir: At a meeting of the prominent citizens of McClellanville, May 18, 1914, the undersigned were appointed as a committee to address the following communication to your honor, with reference to the revoking of the commission as notary public of Mr. H. T. Morrison and D. M. Mackintosh, these gentlemen being among the leading and business men of the town, the former being president of McClellanville board of trade, member of the executive committee of the State Farmers' union, president Sea Island Cotton Growers' association, and president McClellanville Auto Co., and the latter manager McClellanville Merc. Co., president D. M. Mackintosh & Co., president democratic club of McClellanville, secretary and treasurer Sea Shore Milling & Ginning Co.—their removal has seriously inconvenienced the community at large as well as themselves. We, the citizens of McClellanville, feel that

you must have been misinformed as to the standing of these two gentlemen, as we do not think you would have taken this step without feeling you had just cause.

We think it, therefore, due to yourself as well as the gentlemen, that you give us your reasons for their removal.

An early reply will be much appreciated.

Yours very truly,
J. B. Morrison, Jr.,
J. T. Hills,
S. A. Wrenn,
(Copy). Committee.

Columbia, May 22, 1914.
Messrs. J. B. Morrison, Jr., Jno. T. Hills, S. A. Wrenn, McClellanville, S. C.

Gentlemen: Your letter of May 19 has been received.

Section 732, code of laws, 1912, provides:

"The governor is authorized to appoint as many notaries public throughout the state as the public good shall require, to hold their offices during the pleasure of the governor, and whose jurisdiction shall extend throughout the state."

Exercising my pleasure, as governor, the commissions of the gentlemen mentioned by you, were revoked, and that is all there is to it.

Very respectfully,
Cole L. Blease, Governor.

TILLMAN CRITICISES PRESIDENT

For Pushing Tolls Exemption Fight When Democratic Success at Polls Requires Harmony.

Washington, June 10.—The senate today proceeded steadily forward toward final action on the Panama canal toll exemption repeal bill. Leaders tonight, however, were unwilling to predict the day when a vote can be taken.

Even with a night session tonight there was no certainty of a vote on the first proposition to be disposed of, the so-called Simmons-Norris amendment qualifying terms of the bill.

Senator Borah, an anti-repeal leader, predicted that this amendment alone would be debated four or five hours. Action, however, within the next day or two is expected.

Senator Tillman of South Carolina today spoke, criticising the president for bringing the tolls issue before the country at this time and endangering the chances of the Democratic party in congressional elections next fall. He announced he would vote for repeal only because he felt his State party convention had freed him from the tolls joker in the Baltimore platform.

Staggered His Massive Brain.

"It staggers my common sense and I have been unable to understand just why he projected the fight on his party at this time," he said.

"It is of great importance to the Democratic party to control the house at the next election, and I believe the president should have kept quiet until that election was over."

"Until this issue was pressed to the front the course of Democracy had been onward and upward."

"There are so many things of more importance that the Democrats ought to do, that I must say in my opinion it was a great blunder on the part of the president. The Democratic party, instead of presenting a solid united front, it split into contending factions."

Fears the Colonel!

The senator recalled that Theodore Roosevelt, "the great advertiser," had come home "delighted." Then he devoted his attention to Senator O'Gorman, anti-repeal leader, suggesting that in the next campaign the New York Senator would have some difficulty in explaining why two planks so antagonistic as the tolls and ship subsidy planks were placed in the Baltimore platform.

Senator Tillman said the tolls fight had made it very unhappy for him. He recalled that when the Spanish treaties were before the senate he charged his colleague, Senator McLaurin, with selling out to the Republicans, and blows followed. Then, he said, he had inserted in the South Carolina constitution, for McLaurin's sake, a provision that candidates should obey their party platforms.

"I would feel very unhappy if McLaurin could justly charge me with prescribing physic for some which I myself am unwilling to take," added the senator. He explained, however, that the recent South Carolina State convention of his party had adopted a resolution in favor of the repeal bill.

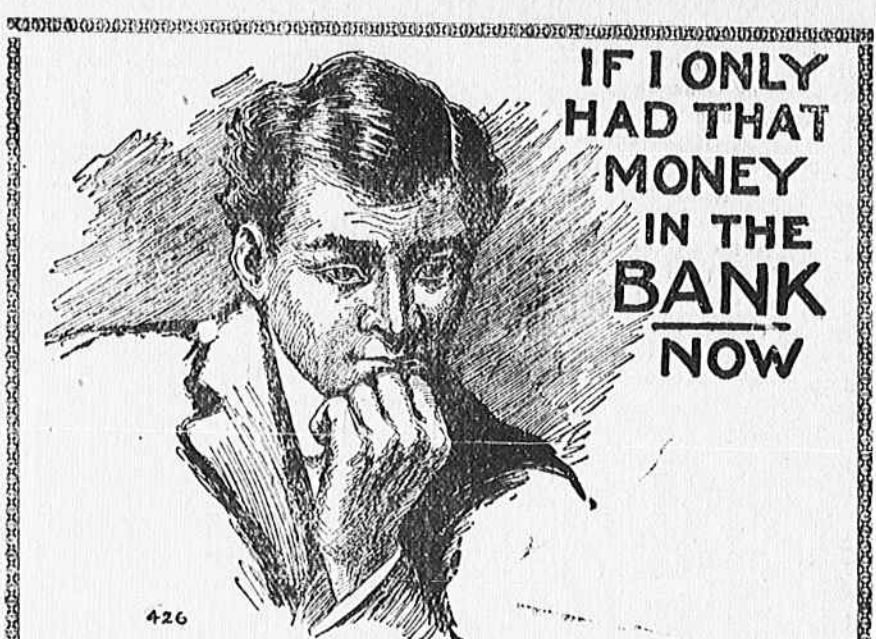
Hot rather Tonic and Health Builder.
Are you run down—nervous—tired? Is everything you do an effort? You are not lazy—you are sick! Your stomach, liver, kidneys and whole system need a tonic. A tonic and health builder to drive out the waste matter—build you up and renew your strength. Nothing better than Electric Bitters. Start today. Mrs. James Duncan, Haynesville, Mo., writes: "Completely cured me after several doctors gave me up." 50c and \$1.00 at your druggist.
Bucklen's Arnica Salve for cuts.

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Will practice in all State Courts.
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QUIT THAT "GET RICH QUICK" SPECULATION

"Last year I had some money saved up," he said, "and IF I had kept it in the Bank and left it there it would be there NOW, with more added to it. But a stranger came along with an enticing looking scheme and I bit. If I had had any sense I would have asked my BANKER about those 'good things' before I invested and LOST my money."

Make OUR bank YOUR bank.
We pay interest in Savings Department
ENTERPRISE BANK
N. B. DIAL, Pres. G. H. ROPER, Cashier

FOR SALE

FOR SALE

Nine tracts of land belonging to Mrs. Mattie D. Putnam at and near Barksdale Station will be sold in the next five months—a bargain in every one of these tracts:

- (1) The Glenn Place one mile of Greenville and Laurens Road containing 236 acres.
 - (2) Creswell Franklin or Knob Place on road from Barksdale to Goodgions Factory containing 78 acres.
 - (3) Second Knob Place joining above tract containing 30 acres.
 - (4) Permelia Shockley Tract containing 27 acres.
 - (5) Nathan Barksdale Tract containing 58 acres.
 - (6) Catherine Putnam Home Place containing 19 acres.
 - (7) Part of Catherine Putnam Place containing 34 acres.
 - (8) The Bill Armstrong Place containing 65 acres.
 - (9) The Mitchell Place at Barksdale on Greenville and Laurens Road containing 126 and 1-2 acres.
- One concrete store room at Barksdale Station.
House and lot of Anna C. West and known as the C. C. Featherstone Place on West Main Street in city of Laurens.
The A. J. Taylor house and lot on East Main Street.
Nice Bungalow on South Harper Street.
S. S. Boyd Place on East Main Street.
One house and lot in town of Gray Court.
Thad. Nelson house and lot on West Hampton Street.
Four Hundred acres five miles of Whitmire, known as the Mars Place.
Five Hundred acres one-half miles of Madden Station known as Henry Place.
Two Hundred acres, bounded by lands of T. M. Shaw home-place, know as Motte Place.
Four Hundred acres, bounded by T. M. Shaw home-place and known as Alsie Coleman Place.
Mary C. Sullivan house and lot on Sullivan Street.
Two houses and lots on Laurel Street.

Laurens Trust Company
R. A. COOPER, President. J. S. MACHEN, Sec. and Treas.

Sale of School Bonds.
Notice is hereby given that the undersigned, as trustees of school district Youngs No. 4 of Laurens county, the State of South Carolina, are authorized and hereby offer for sale Two Thousand Dollars (\$2,000.00) of twenty-year coupon bonds of the said school district in denominations of Five Hundred Dollars (\$500.00), bearing interest at six (6) per cent. per annum, payable semi-annually. Bonds will be dated July 1st, 1914. All bids must be sealed and filed with J. B. Cook, secretary of the Board of trustees, by or before 12 o'clock noon on Tuesday, June 30th, at the residence of the said trustee, Fountain Inn, S. C., R. F. D. No. 2, in said county and State, at which time and place bids will be opened. Each bid must be accompanied by a certified check of One Hundred Dollars (\$100.00) to insure good faith and consideration. The said trustees hereby reserve the right to reject any and all bids for said bonds.
By order of Board of Trustees,
D. A. Fowler,
J. T. Edwards,
J. B. Cook,
Trustees.
June 16, 1914. 47-2t

Personal Equation.
Calculating machines have nothing on the calculating mother with three marriageable daughters on her hands.—Judge.

NOTICE OF ELECTION.
State of South Carolina,
County of Laurens.

Whereas, petitions signed by a legal number of the qualified electors and free-holders residing in Dials school district No. 7 Laurens county, South Carolina, asking for an election upon the question of voting an additional 2 mill tax upon the property in said school district to be used for school purposes, have been filed with the county board of education, an election is hereby ordered upon said question, said election to be held on the 10th day of July, 1914, at Dials school house in said district, under the management of the trustees of said school district.

Only such electors as return real or personal property for taxation and who exhibit their tax receipts and registration certificates as required in the general election shall be allowed to vote.

Those favoring the 2 mill additional tax shall vote a ballot containing the word "YES" written or printed thereon. Those against the 2 mill additional tax shall vote a ballot containing the word "NO" written or printed thereon. Polls shall open at the hour of 8 o'clock in the forenoon and shall remain open until the hour of 4 o'clock in the afternoon when they shall be closed, and the ballots counted.

The trustees shall report the result of the election to the county auditor and county superintendent of education within ten days thereafter.

JAMES H. SULLIVAN,
By order of County Board.
45-3t